#	SPONSOR	DESCRIPTION
CS/HB 105	Judiciary Committee, Goodson	Open House Parties - Provides that person who violates open house party statute second or subsequent time commits misdemeanor of first degree; provides that person commits misdemeanor of first degree if violation of open house party statute causes serious bodily injury or death.
201295	Goodson	The bill makes it a first degree misdemeanor if a violation of the open house party statute (s. 856.015, F.S.) results in serious bodily injury or death. The amendment rewords this provision so that it is a first degree misdemeanor if a violation of the open house party statute causes or contributes to causing serious bodily injury, or death to the minor, or if the minor causes or contributes to causing serious bodily injury or death to another as a result of the minor's consumption of alcohol or drugs at the open house party.

#	SPONSOR	DESCRIPTION
CS/HB 1039	Justice Appropriations Subcommittee, Patronis	Controlled Substances - Includes certain hallucinogenic substances on list of controlled substances in Schedule I; reenacts provisions to incorporate amendment.
480407	Clemens	The amendment changes the offenses of delivery and possession of not more than 20 grams of cannabis from a 1st degree misdemeanor to a 2nd degree misdemeanor and requires the offender to pay a \$500 fine in addition to the fine imposed pursuant to s. 775.083, F.S. The amendment also requires the clerk to remit 50 percent of the fines imposed to the Department of Revenue for deposit into the General Revenue Fund. The amendment specifies it is the intent of the Legislature that persons be issued a notice to appear for misdemeanor violations of s. 893.13, F.S.
589985/SA to 480407	Clemens	The substitute amendment changes the offenses of delivery and possession of not more than 20 grams of cannabis from a 1st degree misdemeanor to a 2nd degree misdemeanor and requires the offender to pay a \$500 fine in addition to the fine imposed pursuant to s. 775.083, F.S. The substitute amendment also requires the clerk to remit 50 percent of the fines imposed to the Department of Revenue for deposit into the General Revenue Fund. The substitute amendment specifies it is the intent of the Legislature that, to the greatest extent practicable, persons be issued a notice to appear for misdemeanor violations of s. 893.13, F.S.

#	SPONSOR	DESCRIPTION
CS/CS/CS/ HB 251	Judiciary Committee, Appropriations Committee, Criminal Justice Subcommittee, Dorworth	Sexual Offenses - Cites act as "Walk in Their Shoes Act"; permits admission of evidence of defendant's commission of other crimes, wrongs, or acts of sexual nature in criminal case in which defendant is charged with crime of sexual nature; revises offenses considered "child molestation" for such purposes; authorizes use of service or therapy animals in courts hearing sexual offense cases under certain circumstances; requires property or material constituting child pornography used in criminal proceeding to remain in care, custody, & control of state attorney or court; prohibits reproduction of such property or material by defendant when specified criteria are met by state attorney; permits access by defendant; requires emergency room to arrange for gathering of forensic medical evidence from victims who desire evidence for possible future report of sexual battery; requires law enforcement officer to provide or arrange for transportation of victim of sexual violence to facility for medical treatment or forensic examination; provides for review of officer's final report by victim & opportunity for statement; provides for prosecution for video voyeurism within 1 year after victim of video voyeurism obtains actual knowledge of recording or recording is confiscated by law enforcement agency; requires additional court cost in cases of certain criminal offenses to be deposited into Rape
968113	Pafford	The amendment adds "intentional viewing" of a photograph, motion picture, or exhibition as an additional way for a person to violate the statute prohibiting sexual performance by a child. The amendment also adds the new violation to the offense severity ranking chart.

#	SPONSOR	DESCRIPTION
CS/HB 265	Judiciary Committee, Harrell	Sexual Offenders and Predators - Requires court considering whether to release defendant on bail to determine whether defendant is subject to registration as sexual offender or predator &, if so, to hold defendant without bail until first appearance on case; provides exception.
		No Amendments

#	SPONSOR	DESCRIPTION
CS/CS/CS/ HB 1277	Judiciary Committee, Appropriations Committee, Criminal Justice Subcommittee, Glorioso	Sexual Offenses - Replaces definition of "instant message name" with "Internet identifier"; provides that voluntary disclosure of specified information waives disclosure exemption for such information; requires disclosure of passport & immigration status information by registrants; prohibits minor's intentional or knowing transmission or display of visual depiction of himself or herself or possession of such depiction of another minor meeting specified criteria; requires specified national search of registration information regarding predators & offenders before appointment or employment of persons by government; revises age range applicable to provisions allowing removal of registration requirement in certain circumstances; revises eligibility for removal of requirement to register as sexual offender or sexual predator; revises definition of "risk assessment"; provides that certain conditions do not require oral pronouncement at sentencing & are standard conditions for certain offenders; provides for placement of child alleged to have been sexually exploited in short-term safe house; provides requirements for safe houses; provides for training for law enforcement officials likely to encounter sexually exploited children; increases civil penalty for soliciting for prostitution or related acts; allows victim compensation for sexually exploited children.
732205	Glorioso	The amendment removes Section 2 of the bill, which creates a statute that criminalizes sexting.

#	SPONSOR	DESCRIPTION
CS/HB 387	Civil Justice Subcommittee, Steube	Child Visitation - Revises legislative intent; requires probable cause of sexual abuse in order to create presumption of detriment; provides that persons meeting specified criteria may not visit or have contact with child without hearing & court order; revises requirements for hearing seeking to rebut presumption of detriment; revises provisions relating to hearings on whether to prohibit or restrict visitation or other contact with person who is alleged to have influenced child's testimony.
		No Amendments

AMENDMENT CHART

#	SPONSOR	DESCRIPTION
CS/CS/CS/ HB 1111	Judiciary Committee, Health & Human Services Committee, Civil Justice Subcommittee, Mayfield	
220103	Mayfield	The amendment adds a section to the bill from the Uniform Interstate Family Support act that was inadvertently left out of the original bill. This amendment conforms the bill to the Uniform Interstate Family Support Act.
889691	Mayfield	The amendment corrects a cross-reference in the bill.
384557	Mayfield	The amendment conforms the bill to the text of the Uniform Interstate Family Support Act.

#	SPONSOR	DESCRIPTION
CS/HB 1005	Criminal Justice Subcommittee, Artiles	Murder of a Child 17 Years Of Age or Younger - Reclassifies specified murder offenses if committed upon child 17 years of age or younger; prohibits court from suspending, deferring, or withholding adjudication of guilt or imposition of sentence.
		No Amendments

#	SPONSOR	DESCRIPTION
CS/CS/HB 75	Judiciary Committee, Criminal Justice Subcommittee, Abruzzo	Offense of Sexting - Provides that minor commits offense of sexting if he or she knowingly uses computer, or any other device capable of electronic data transmission or distribution, to transmit or distribute to another minor any photograph or video of any person which depicts nudity & is harmful to minors; provides noncriminal & criminal penalties; provides that transmission or distribution of multiple photographs or videos is single offense if transmission occurs within 24-hour period; provides that act does not prohibit prosecution of minor for conduct relating to material that includes depiction of sexual conduct or sexual excitement or for stalking.
672025	Abruzzo	The amendment prohibits a minor from possessing an image of any person that was transmitted or distributed by another minor that depicts nudity and is harmful to minors. The amendment specifies that minors who possess such images do not violate the statute if they didn't solicit the image, reported the image, and didn't transmit or distribute the image to a third party.
799495/SA to 672025	Abruzzo	The substitute amendment prohibits a minor from possessing an image of any person that was transmitted or distributed by another minor that depicts nudity and is harmful to minors. The substitute amendment specifies that minors who possess such images do not violate the statute if they: did not solicit the image, reported the image, or did not transmit or distribute the image to a third party.

#	SPONSOR	DESCRIPTION
CS/CS/HB 369	Judiciary Committee, Criminal Justice Subcommittee, Rouson	Faith- and Character-based Correctional Institution Programs - Revises legislative findings; provides legislative intent; provides requirements for faith- & character-based programs; deletes provisions relating to funding; revises requirements for participation; deletes provisions relating to assignment of chaplains; allows peer-to-peer programming whenever appropriate.
		No Amendments

#	SPONSOR	DESCRIPTION
CS/CS/HB 339	Judiciary Committee, Criminal Justice Subcommittee, Perman	Possession of Stolen Credit or Debit Cards - Prohibits possession of stolen credit or debit card in specified circumstances; provides that retailer or retail employee who possesses, receives, or returns stolen credit or debit card without knowledge that card is stolen or in order to investigate card's theft or unlawful use does not commit violation.
		No Amendments

SPONSOR # **DESCRIPTION**

CS/CS/CS/ Judiciary CS/HB 479 Committee, **Health Care Appropriations** Subcommittee, Services Access Subcommittee. **Civil Justice** Subcommittee, Horner, Campbell

Medical Malpractice - Requires DOH to issue expert witness certificates to certain physicians & dentists licensed outside of state; provides application & certification requirements & exemptions for physicians & dentists issued certifications from certain licensure & fee requirements; provides additional grounds for disciplinary actions; requires Board of Medicine & Board of Osteopathic Medicine to adopt certain patient forms specifying cataract surgery risks; provides for execution & admissibility of patient forms in civil & administrative proceedings; creates rebuttable presumption of disclosure; deletes requirement that medical malpractice insurance contracts contain certain information; provides that certain insurance information is not admissible as Health & Human evidence in certain actions; requires that certain expert witnesses meet certain licensure or certification requirements; excludes health care provider's failure to comply with or breach of federal requirements from evidence in certain cases; requires claimant for medical malpractice to execute authorization form; allows prospective medical malpractice defendant to interview claimant's treating health care provider without presence of claimant or claimant's legal representative; requires 10 days' notice before such interviews; authorizes defendant to take unsworn statements of claimant's health care provider; requires that presuit notice for medical negligence claims be accompanied by authorization for release of protected health information; requires dismissal of claim if such authorization is not completed in good faith; limits liability of hospitals related to certain claims; provides immunity for volunteer team physicians.

506531	Horner	The amendment increases the time for the Department of Health to act on application for an expert witness certificate from 7 business days to 10 business days.
239945	Kriseman	The amendment allows a physician holding an expert witness certificate to testify in all medical negligence actions.
662323	Kriseman	The amendment removes a provision from the bill that exempts incidents resulting from recognized risks of cataract surgery from adverse incident reporting requirements. It would require such incidents to be reported as adverse incidents.
041779	Kriseman	The amendment removes a provision from the bill that exempts incidents resulting from recognized risks of cataract surgery from adverse incident reporting requirements. It would require such incidents to be reported as adverse incidents.
767519	Kriseman	The amendment restores current law relating to the ability of an insurer to make a settlement offer or offer of judgment without the permission of the insured.
290895	Kriseman	The amendment provides that claims relating to failure to perform supplemental diagnostic tests must be proved by preponderance of the evidence, rather than the clear and convincing evidence standard contained in the bill.
067903/SA to 290895	Steinberg	The amendment provides that the standard of proof in cases relating to failing to order supplemental diagnostic tests is preponderance of the evidence. The bill provides a clear and convincing evidence standard.
		The amendment provides that claimant or claimant's attorney may attend the defendant's interview with the claimant's health care providers.
586349	Kriseman	The amendment allows a person to give expert testimony concerning the standard of care if the person has held an active and valid license within the proceeding 2 years. The bill requires an active and valid license.
542017	Kriseman	The amendment provides sovereign immunity for volunteer team physicians.
022651/SA	Kriseman	The amendment changes the liability standard for volunteer team physicians and practitioners conducting evaluations pursuant to s. 1006.20 from the "wrongful
to 542017		mannter" standard created by the bill to the "reckless diregard" standard contained in the amendment.
643127	Kriseman	The amendment provides that the volunteer team physician will not be liable if he or she acts as a reasonably prudent person similarly licensed to practice medicine would have acted under the same or similar circumstances. The bill provides liability only if the volunteer team physician acts in a wrongful manner.

#	SPONSOR	DESCRIPTION
534431	Kriseman	The bill provides that a practioner is not liable if he or she acts as reasonably prudent person similarly licensed to practice medicine would have acted under the circumstances. The bill provides the practioner is liable only if the practitioner acts in a wrongful manner.
146091	Kriseman	The amendment removes the definition of "wrongful manner" from the bill.
366275	Horner	The amendment provides that a contignecy fee risk mulitplier may not be applied to any attorney's fees in any judgment or decree against an insurer.
611731/A A to 366275	Gaetz	Title amendment to provide that no fee risk multiplier can be applied to attorney fees awarded in an action against an automobile insurer.

SPONSOR DESCRIPTION

CS/CS/HB	Health & Human
661	Services
	Committee, Civil
	Justice
	Subcommittee,
	Gaetz, Harrison

Nursing Home Litigation Reform - Specifies conditions under which nursing home resident has cause of action against licensee or management company; requires trial judge to conduct evidentiary hearing before claimant can assert claim against certain interested parties; provides limitation on recovery; requires evidence of basis for punitive damages; requires trial judge to conduct evidentiary hearing before claimant can assert claim for punitive damages; permits licensee or management company to be held liable for punitive damages; provides criteria for awarding of punitive damages in case of vicarious liability of certain entities.

116245	Jones	The amendment requires a nursuing home to allow a resident to install a surveillance camera and creates criminal penalties for interference with the camera.
075879	Gaetz	The amendment restores current law provision defining who my bring an action against a nursing home and requiring claimant to make an election of damages.
021099	Jones	The amendment adds to information posted on a public website regarding nursing home information a statement as to whether the nursing home has a family council.
317753	Jones	Current law requires a contract between a nursing home and a resident. This amendment requires the contract to be on a state-approved form.
210643	Jones	The amendment requires an employee who learns of criminal conduct at a nursing home to report such conduct to law enforcement before notifying management. The amendment also creates a 3rd degree felony for destroying evidence.
565651	Jones	This amendment creates a whistleblower act for nursing home employees.
552461	Jones	The amendment establishes financial responsibility requirements for nursing homes.

#	SPONSOR	DESCRIPTION
СЅ/НВ 391	Civil Justice Subcommittee, Metz	Expert Testimony - Provides that witness qualified as expert by knowledge, skill, experience, training, or education may testify in form of opinion as to facts at issue in case; requires courts of this state to interpret & apply principles of expert testimony in conformity with specified U.S. Supreme Court decisions; provides that facts or data that are otherwise inadmissible in evidence may not be disclosed to jury by proponent of opinion or inference unless court determines that probative value of facts or data in assisting jury to evaluate expert's opinion substantially outweighs prejudicial effect of facts or data.
		No Amendments

#	SPONSOR	DESCRIPTION
CS/HB 405	Civil Justice Subcommittee, Baxley	Employment Liability for Persons with Disabilities - Designates act " Employees with Disabilities Opportunity Act"; limits liability of employers of persons with developmental disabilities for acts or omissions of such employees in certain circumstances; provides that not-for-profit supported employment service provider who has provided supported employment services to individual with disability is not liable for actions or conduct of that individual occurring within scope of his or her employment; provides applicability. No Amendments

#	SPONSOR	DESCRIPTION
CS/CS/HB	Judiciary	Protection of Volunteers - Clarifies that in order to fall under protection of Florida Volunteer Protection Act, person performing service for nonprofit
647	Committee, Civil	organization may not receive compensation from nonprofit organization for that service, regardless of whether person is receiving compensation from
	Justice	another source; provides exception; provides immunity for source of any other such compensation; provides application of act.
	Subcommittee,	
	McBurney	
		No Amendments

#	SPONSOR	DESCRIPTION
CS/HB 241	Civil Justice Subcommittee, Goodson	Wage Protection - Creates "Florida Wage Protection Law"; provides definition; provides legislative findings & intent; preempts regulation of wage theft to state, except as otherwise provided by federal law, & supersedes any municipal or county ordinance or other local regulation on such subject.
827883	Gaetz	This amendment prohibits a labor organization from using dues, uniform assessments, fines, penalties, or special assessments to make political contributions or expenditures without an employee's written authorization.
312477	Goodson	The amendment exempts any county that has passed an ordinance related to wage theft from preemption if the ordinance was passed prior to Jan 1, 2011.

#	SPONSOR	DESCRIPTION
CS/HB 621	Civil Justice Subcommittee, Renuart	Child Custody - Provides that parent's activation, deployment, or temporary assignment to military service & resultant temporary disruption to child may not be sole factor in granting petition for or modification of permanent time-sharing & parental responsibility.
		No Amendments

#	SPONSOR	DESCRIPTION
CS/CS/HB 459	Judiciary Committee, Civil Justice Subcommittee, Caldwell	Self-Service Storage Facilities - Revises definition of term "last known address"; revises notice requirements relating to enforcing owner's lien; authorizes notice by first-class mail, along with certificate of mailing; revises provisions relating to when notice given is presumed delivered; specifies nonapplication of certain provisions to right to create contractual liens & limitations on value of property; requires rental agreements & applications for rental agreements to contain provision for disclosure of applicant's membership in uniformed services; requires rental agreements limiting value of property that is stored in leased space to conspicuously place such provision in agreement.
		No Amendments

SPONSOR # **DESCRIPTION** CS/HB 63 **Business &** Public Lodging and Food Service Establishments - Provides additional penalties for offense of unlawfully distributing handbills in public lodging establishment: Consumer specifies that certain items used in committing such offense are subject to seizure & forfeiture under Florida Contraband Forfeiture Act; authorizes law **Affairs** enforcement officer to give notice to appear to person without warrant when there is probable cause to believe person violated unlawful handbill Subcommittee, distribution provisions & owner or manager of public lodging establishment signs affidavit containing information supporting determination of probable Crisafulli cause; revises definition of term "contraband article"; revises provisions relating to preemption to state of regulation of public lodging establishments & public food service establishments; revises penalties for operating public lodging establishment or public food service establishment without valid license; provides that specified portions of act do not affect or impede specified statutory provisions or any protection or right guaranteed by Second Amendment to U.S. Constitution. 473565 Horner The amendment authorizes a law enforcement officer to issue a notice to appear without warrant when the LEO has probable cause to believe that a violation of the handbill statute (s. 509.144, F.S.) has been committed and the owner of the establishment and one additional affiant signs an affidavit containing information supporting the LEO's probable cause determination (the bill currently requires just the owner to sign an affidavit). The amendment also excludes nonprofit organizations that operate a facility providing housing only to patients, patients' families, and patients' caregivers from the definition of the term "public lodging establishment" in s. 509.013, F.S. The amendment adds all of the provisions of HB 833 to HB 63. Specifically, the amendment: -Reclassifies resort condominiums and resort dwellings as "vacation rentals," a newly defined class combining the two previous classes. -Revises the membership of the advisory council for the Division of Hotels and Restaurants of DBPR. -Preempting new local regulations of vacation rentals based solely on classification, use or occupancy. Regulations adopted on or before June 1, 2011, would be exempt as would any amendments of such regulations in areas of critical state concern that exclusively deal with property valuation.

#	SPONSOR	DESCRIPTION
CS/CS/CS/ HB 1195	Judiciary Committee, Economic Affairs Committee, Civil Justice Subcommittee, Moraitis, Grant	·
541223	Hooper	The bill would allow a condominium to stop maintaining a fire alarm system if the building is less than four stories. The amendment would restore the bill to current law not allowing a condominium to stop maintaining it's fire alarm system.

#	SPONSOR	DESCRIPTION
CS/HB 59	Civil Justice Subcommittee, Julien	Service of Process - Authorizes sheriff to charge fee for processing writ of execution; authorizes person to provide sheriff with electronic copy of service of process; directs process server to place required information on first page of at least one of processes served; requires process server to list all initial pleadings delivered & served along with process on return-of-service form; requires person issuing process to file return-of-service form with court; grants authorized process servers unannounced access to specified residential areas where defendant or witness resides or is known to be; authorizes person attempting to serve process on registered agent of corporation to serve process, in specified circumstances, on any employee of registered agent during first attempt at service even if registered agent is temporarily absent from his or her office; requires process server to sign return-of-service form; authorizes employee of sheriff to sign return-of-service form electronically; provides that failure to sign return-of-service form invalidates service & subjects process server to fine.
887789	Julien	The amendment requires a person serving substituted process on a public officer, board, agency, or commission to serve 1 copy instead of 2 copies on the public officer, board, agency, or commission. It requires the public officer, board, agency, or commission to retain one copy, either on paper or electronic, and mail a copy to the person served.
034369	Julien	The amendment requires a person serving substituted process the CFO instead of an insurer to serve 1 copy instead of 3 copies. It eliminates the requirement that the CFO return one copy with an admission of service. It requires the CFO to retain one copy, either on paper or electronic, and mail a copy to the person served.

OMENT CHART

Updated: 4/29/2011 07:51 AM

AMENDMENT CHART for Special Order of 4/29/2011

#	SPONSOR	DESCRIPTION
"	31 0113011	DESCRIPTION
HB 4035	Waldman	Misdemeanor Pretrial Substance Abuse Programs - Provides that person who has previously been admitted to pretrial program may still qualify for voluntary
		admission to program.
		No Amendments

SPONSOR # **DESCRIPTION**

HB 619

Services Committee, Community & Military Affairs Subcommittee, **Services Quality** Subcommittee, Hooper

CS/CS/ Health & Human Sale or Lease of a County, District, or Municipal Hospital - Provides duties of circuit court for sale or lease of county, district, or municipal hospital unless certain exemption or referendum approval applies; provides duties of hospital governing board in evaluating potential purchasers or lessees; requires board to receive approval from circuit court before entering into contract for sale or lease of hospital; allows opponents of sale or lease to submit explanation to hospital governing board; requires publication of notice regarding sale or lease of hospital; grants circuit court jurisdiction to approve sales or leases of county, district, or municipal hospitals based on specified criteria; requires court to enter final judgment; requires board to accept or reject proposal for sale or lease & pay costs associated with petition for approval; provides exception for sales or leases completed before specified date; provides exemption for Health & Human county, district, or municipal hospitals that receive no tax support.

636315	Wood	Alters the definition of fair market value to include any benefit the public would receive in connection with the transaction.
		Requires the governing board to take public benefit into account when making a determination of fair market value.
346103	Wood	Amends the determinations that the court makes for review of proposed sale or lease of public hospital:
		- Requires the court to apply an arbitrary and capricious standard of review of the governing board's decision.
		- Requires the court to determine whether the proposed transaction is in the public interest.
		- Removes the requirement that the court order the governing board to either accept or reject the proposal, and maintains the requirement that the court
		approve or deny the transaction.
		- Removes the requirement that the court determine whether the proposed transaction unreasonably excludes a buyer or lessee on the basis of being a not-for-
		profit or for-profit corporation.

#	SPONSOR	DESCRIPTION
CS/HB 1193		Health Insurance - Prohibits person from being compelled to purchase health insurance except under specified conditions; specifies that act does not prohibit collection of certain debts.
		No Amendments

#	SPONSOR	DESCRIPTION
CS/CS/HB 119	Services Committee, Health & Human	Health Care - Amends provisions relating to Drug-Free Workplace Act; revises distribution of funds from civil penalties imposed for traffic infractions by county courts; amends various provisions relating to nursing homes, licensed facility peer review, child protection cases, licensed facility beds, respite patients, home health agencies, hospices, home medical equipment providers, intermediate care facilities for the developmentally disabled, health care clinics, portable equipment providers, Medicaid prescribed-drug spending-control program, assisted living facilities, extended congregate care, limited nursing services, adult family-care homes, adult day care centers, multiphasic health testing centers, wellness programs, & medical negligence claims; revises general licensure requirements; updates terminology.
681383	Fresen	Current law allows assited living facilities, adult family-care homes, and other special living arrangements to receive additional supplementation from third parties up to two times the provider rate recognized under the optional state supplementation program. The amendment raises the additional supplementation allowed to three times the provider rate recognized under the optional state supplementation program.

Updated: 4/29/2011 07:51 AM

Health & Human responsibilities; provides for board of directors; requires not-for-profit corporation to conform governance documents to certain requirements; authorised Services Quality valorem taxation; requires not-for-profit corporation to separately account for expenditure of ad valorem tax moneys provided by hospital board; requires not-for-profit corporation to separately account for expenditure of ad valorem tax moneys provided by hospital board; requires not-for-profit corporation to conform governance documents to certain requirements; authorised to conform governance documents to certain requirements to certain requirements.	#	SPONSOR	DESCRIPTION
for-profit corporation are public records unless exempt; provides that any dispute between hospital board & not-for-profit corporation is subject to cou action; providing for future operational audit of hospital board. No Amendments		Committee, Health & Human Services Quality Subcommittee,	contract with not-for-profit corporation to operate & manage hospital & its facilities; declares need for governance authority to fulfill hospital board's public responsibilities; provides for board of directors; requires not-for-profit corporation to conform governance documents to certain requirements; authorizes a valorem taxation; requires not-for-profit corporation to separately account for expenditure of ad valorem tax moneys provided by hospital board; requires expenditure of public tax funds to be approved in public meeting & maintained in separate account; provides for hospital board's approval or rejection of n for-profit corporation's articles of incorporation or bylaws, selection or retention of CEO, annual operating & capital budgets, additional loan indebtedness leases in excess of specified amount, & not-for-profit corporation's policies for travel reimbursements & contract bid procedures; provides that records of n for-profit corporation are public records unless exempt; provides that any dispute between hospital board & not-for-profit corporation is subject to court action; providing for future operational audit of hospital board.

#	SPONSOR	DESCRIPTION
CS/CS/HB 139	Services Committee,	Child Care Facilities - Revises criteria for child care facility, large family child care home, or family day care home to obtain & maintain designation as Gold Seal Quality Care provider; provides for certain household children to be included in calculations regarding capacity of licensed family day care homes & large family child care homes; provides conditions for supervision of household children on premises of family day care homes & large family child care homes; provides guidelines for calculation of usable floor space; revises advertising requirements applicable to child care facilities.
450301	Ahern	Removes the definition of usable floor space.

Updated: 4/29/2011 07:51 AM

#	SPONSOR	DESCRIPTION
CS/HB 279	Services Access	Training and Certification of Child Welfare Personnel - Provides required criteria for approval of credentialing entities that develop & administer certification programs for persons who provide child welfare services; revises use of Child Welfare Training Trust Fund within DCFS; requires persons who provide child welfare services to be certified by third-party credentialing entities to add to or augment preservice curriculum & allows entities to contract for training; provides for recognition for currently certified persons; authorizes approval of third-party credentialing entities.
		No Amendments

for Special Order of 4/29/2011

#	SPONSOR	DESCRIPTION
CS/HB 1085	Services Quality	Women's Health - Creates "Kelly Smith Gynecologic & Ovarian Cancer Education & Awareness Act"; requires DOH to disseminate & display information about gynecologic cancers; requires department to encourage women to discuss risks of gynecologic cancers with their health care providers; requires State Surgeon General to post link to gynecologic cancer information on CDC Internet website; encourages DOH to seek any available funds to promote gynecologic cancer awareness; encourages DOH to collaborate with other entities to create systematic approach to increasing public awareness regarding gynecologic cancers; increases membership of Florida Cancer Control & Research Advisory Council.
		No Amendments

SPONSOR DESCRIPTION CS/CS/HB Insurance & Wellness or Health Improvement Programs - Authorizes insurers to offer voluntary wellness or health improvement program & to encourage or reward 445 Banking participation in program by offering rewards or incentives to health benefit plan members; authorizes insurers to require plan members not participating in Subcommittee, wellness or health improvement programs to provide verification that their medical condition warrants nonparticipation in order for nonparticipants to Health & Human receive rewards or incentives; requires that reward or incentive be disclosed in policy or certificate; provides for wellness or health improvement program; Services Quality provides authorization to offer certain rewards or incentives for participation; authorizes verification of nonparticipant's medical condition; requires that Subcommittee, reward or incentive be disclosed in policy or certificate. Ingram 689693 The amendment conforms the HB to the SB by changing titles of subsections. In addition, the amendment: Ingram Removes a reference to "rebates" as a reward or incentive for participation in a wellness or health improvement program Provides that the section of law prohibiting unfair methods of practice does not prevent an HMO or insurer from offering rebates as a reward or incentive.

Lists rewards and incentives which are permitted, but provides that the list is not exclusive.

#	SPONSOR	DESCRIPTION
CS/HB 1125		Florida Health Choices Program - Revises eligibility requirements for participation in Florida Health Choices Program; provides that statutory rural hospitals are eligible as employers rather than participants under program; permits specified eligible vendors to sell health maintenance contracts; requires certain risk-bearing products offered by insurers to be approved by OIR; provides requirements for product certification; provides duties of Florida Health Choices, Inc.; provides for certain risk-pooling data to be reported annually; authorizes personal identifying information of Florida Kidcare program applicant to be disclosed to Florida Health Choices, Inc., to administer program.
144357	Corcoran	Adds PLHSOs and discount medical plan organizations to the definition of "insurer", to offer products and services through the program Allows employers who meet criteria established by the corporation, and elect to make their employees eligible for it, to participate in the program Permits the program to use methods for pooling risk of participating individuals and prevent selection bias Requires the corporation to operate a toll-free hotline to respond to requests for assistance; provide initial, open and special enrollment periods lasting no more than 60 days; and evaluate options for employer participation Requires AHCA to establish a Medicaid demonstration project of a psychiatric facility in Miami-Dade County
184545/A A to 144357	Corcoran	Includes PLHSOs and discount medical plan organizations in the group of vendors that must have a Certificate of Authority from OIR and be authorized to provide coverage in the relevant geographic area prior selling products that provide risk-bearing coverage in the Program marketplace.

#	SPONSOR	DESCRIPTION
CS/HB 1473	Government Operations Subcommittee, Corcoran	Pub. Rec./Florida Health Choices Program - Creates exemption from public records requirements for personal, identifying information of enrollee or participant in Florida Health Choices Program; creates exemption from public records requirements for proprietary confidential business information of vendor; creates exemption from public records requirements for client & customer lists of program buyer's representative; provides exceptions; authorizes enrollee's legal guardian to obtain confirmation of certain information about enrollee's health plan; provides for retroactive application; provides penalty for unlawful disclosure of confidential & exempt information; provides for future legislative review & repeal of exemption under Open Government Sunset Review Act; provides statement of necessity. No Amendments

Updated: 4/29/2011 07:51 AM

#	SPONSOR	DESCRIPTION
CS/HB 843	Services Access	Teaching Agency for Home and Community-Based Care - Authorizes DEA to designate home health agency as teaching agency for home & community-based care; establishes criteria for qualification; authorizes teaching agency to be affiliated with academic research university that meets certain criteria & academic health center.
		No Amendments

#	SPONSOR	DESCRIPTION
НВ 909	Perry	Emergency Medical Services - Deletes requirement for EMTs & paramedics to complete educational course on modes of transmission, infection control procedures, clinical management, & prevention of HIV & AIDS; redefines term "basic life support" for purposes of Raymond H. Alexander, M.D., Emergency Medical Transportation Services Act; revises period for review of comprehensive state plan for emergency medical services & programs; revises requirements for certification or recertification as EMT or paramedic; revises requirements for certification for out-of-state trained EMT or paramedic; revises requirements for institution that conducts approved program for education of EMTs & paramedics; revises requirements that students must meet in order to receive certificate of completion from approved program.
		No Amendments

Updated: 4/29/2011 07:51 AM

SPONSOR DESCRIPTION CS/CS/HB Health & Human Continuing Care Retirement Communities - Provides for provision of continuing care at-home; defines "continuing care at-home," "nursing care," "personal 1037 Services services," & "shelter"; revises requirements for certificates of authority; requires person in business of issuing continuing care at-home contracts to obtain Committee, certificate of authority; requires written approval from OIR for 20 percent or more expansion in number of continuing care at-home contracts; provides Health & Human actuarial study may be substituted for feasibility study; revises provisions relating to provisional certificates of authority; revises provisions relating to Services Quality application for certificate of authority; specifies content of feasibility study; requires same minimum reservation requirements for continuing care at-home Subcommittee, contracts as continuing care contracts; requires amount of entrance fee collected for contracts resulting from expansion be placed in escrow account or with Bembry, department; requires facility to provide proof of compliance with residency contract; provides application; provides requirements for continuing care at-Passidomo home contracts; requires provider who wishes to offer continuing care at-home contracts submit additional documents to office; limits number of continuing care & continuing care at-home contracts at facility based on types of units at facility. **No Amendments**

#	SPONSOR	DESCRIPTION
CS/HB 7157	Appropriations Committee, Rulemaking & Regulation Subcommittee, Adkins	Reemployment Services - Revises definition of terms "qualified rehabilitation provider" & "reemployment assessment"; revises intent; revises & provides certain carrier reporting requirements; revises procedures for approval of certain formal training & education programs; authorizes DOE & certain agencies to enter into interagency agreements for purpose of providing reemployment services to injured employees; provides referral procedures; authorizes department to expend moneys from Workers' Compensation Administration Trust Fund for certain purposes; repeals qualified rehabilitation provider qualifications; eliminates certain responsibilities of DOE with respect to monitoring rehabilitation providers & services.
872633	Adkins	The bill eliminates DOE regulation of rehabilitation providers working with injured workers receiving workers compensation benefits. The amendment adds professional certifications to the definition of rehabilitation providers establishing qualifications for those providing services under the section. The amendment removes authorization for use of Workers Compensation Trust Funds to provide reemployment, training and education services through the DOE or any state agency. The amendment eliminates mandatory referral to DOE after the expenditure of \$2500 in carrier funds for reemployment services, and limits volunatary referrals to the DOE to consider only those services available to others who are not workers compensation beneficiaries.

		for Special Order of 4/29/2011
#	SPONSOR	DESCRIPTION
CS/HB 1087	Economic Affairs Committee, Holder	Insurance - Authorizes payment of workers' compensation benefits on prepaid card; provides exemption from having to obtain certificate of authority to insurers that cover only nonresidents of U.S. under certain conditions; defines "nonresident" for purposes of applying exemption provided to such insurers from having to obtain certificate of authority; provides penalties applicable to alien insurers who transact insurance without complying with certain provisions; deletes procedures & requirements relating to exemption from obtaining certificate of authority provided to alien insurers who issue life insurance policies & annuity contracts to certain nonresidents; revises timeframes that limit how frequently insurer may use same accountant or partner to prepare annual audited financial report; defines term "financial services business"; precludes licensure under Florida Insurance Code of specified persons who commit specified offenses; provides application to convictions & certain pleas, regardless of adjudication; establishes waiting periods relating to other specified offenses during which time applicant is disqualified for licensure; provides that specified statutory provisions prohibiting prior crimes from being bar to employment are not applicable to licensure under Insurance Code.
020153	Holder	The amendment changes the Division Of Workers' Compensation annual Special Disability Trust Fund assessment to a calendar year, effective January 1, 2012, rather than one based upon a fiscal year.
463331	Nelson	Requires a managing general agent for an insurer to deposit insurer funds collected by the managing general agent into a bank account insured by the FDIC, rather than a bank that is a member of the Federal Reserve System.
678927	Horner	Prohibits the application of a contingency risk multiplier to attorney's fees awarded when an insured or insurance policy beneficiary prevails against an insurer.
838901	Holder	The amendment removes a provision allowing a salesperson to negotiate with the consumer the price of a motor vehicle service agreement under certain conditions.
392891	Holder	The amendment modifies requirements for exemption from licensure by removing the stipulation that the person not administer service warranties that were originally issued to residents of Florida.
663971	Hager	Allows surplus lines insurance agents to insure commercial insurance with deregulated rates directly in the surplus lines market without trying to find an insurer in the regulated insurance market to insure the risk. Provides disclosure requirements to the potential buyer regarding the lack of guaranty association protection if the surplus lines insurer goes insolvent.
490723	Boyd	The amendment provides for the imposition of civil fines against persons convicted of violating s. 817.234, F.S. (false and fraudulent insurance claims) for the purpose of receiving insurance proceeds from a motor vehicle insurance contract.

564651

305825

Horner

Holder

place of business.

The amendment provides for repeal of the Florida Motor Vehicle No-Fault Law effective July 1, 2013, unless reviewed by the Legislature and reenacted prior to

The amendment creates new definitions and types of captive insurers and provides requirements for their operation and maintenance in Florida as their principal

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#	SPONSOR	DESCRIPTION
CS/CS/HB 1229	Economic Affairs Committee, Insurance & Banking Subcommittee, Holder	Title Insurance - Provides legislative intent requiring DFS to review regulatory structure of title insurance industry & submit findings & recommendations to Legislature; repeals provision requiring assessments against title insurers; requires rehabilitation plans to provide for specified matters; provides methodology for allocation of funds to pay claims on out-of-state policies; provides procedures & requirements for imposition & payment of assessments; provides methodology for determining assessment amounts; provides exemptions & limitations relating to assessments; authorizes receiver of title insurer in rehabilitation to use assessment proceeds for certain purposes; bars title insurer's release from rehabilitation until recovery of assessments by contributing title insurers; prohibits release of insurers in rehabilitation & issuance of new policies; provides procedures, requirements, & criteria relating to recovery of assessments through surcharges; specifies surcharges are governmental assets to be separately stated on settlement statement; prohibits insurer from retaining surcharges in excess of assessments; provides for payment of excess surcharges to Insurance Regulatory Trust Fund; provides procedures & requirements relating to foreign title insurers in receivership.
		No Amendments

		for Special Order of 4/29/2011
#	SPONSOR	DESCRIPTION
CS/CS/HB 1227	Finance & Tax Committee, Insurance & Banking Subcommittee, Hager	Surplus Lines Insurance - Requires surplus lines agent to file quarterly affidavit stating all surplus lines insurance transacted during preceding quarter has been submitted to Florida Surplus Lines Service Office (FSLSO); requires premium tax due on surplus lines policy to be computed on gross premium; revises payment dates for service fee; requires service fee to be computed on gross premium; authorizes DFS & OIR to enter into agreement with other states for collection & allocation of nonadmitted insurance taxes; provides terms for agreement; requires FSLSO to implement agreement; authorizes department to adopt rules; provides for application; requires DFS to submit initial report to Legislature by specified date if agreement has been entered into; repeals section effective on that specified date, if no agreement has been entered into before that date; repeals section effective on specified date if Legislature has not ratified any agreement before that date; requires annual reports; requires certain insureds or self-insurers engaging in specified insurance transactions with foreign or alien insurer to compute premium tax & service fees based on gross premium; requires such insureds or self-insurers to pay applicable premium tax to department & service fee to FSLSO on or before specified time.
895673	Precourt	The amendment provides that the payment of premium tax on surplus lines policyholders in state must not exceed the tax rate where the risk or exposure is located.
195255	Precourt	The amendment provides that the payment of premium tax on surplus lines policyholders in state must not exceed the tax rate where the risk or exposure is located.
230911	Gaetz	With certain exceptions, the amendment precludes the Office of Insurance Regulation from regulating viatical settlement contracts entered into with residents of other states. The amendment makes various regulatory changes with respect to viatical settlement providers; establishes that such providers are not life expectancy providers; revises provisions relating to annual reports, and provides that certain information constitutes a trade secret.

#	SPONSOR	DESCRIPTION
CS/HB 567	Committee,	Judgment Interest - Requires quarterly adjustments to rate of interest payable on judgments; revises calculation of interest rate.
	Hudson	
914953	Hudson	Changes the interest rate to be adjusted from quarterly to annually.

#	SPONSOR	DESCRIPTION
CS/HB 1121	Insurance & Banking Subcommittee, Ingram	Financial Institutions - Authorizes Office Of Financial Regulation (OFR) to appoint provisional directors or executive officers; specifies which accounting principles must be followed by financial institutions; authorizes OFR to conduct additional examinations of financial institutions if warranted; revises criteria for approval of financial entity's plan of conversion; provides for transfer of assets from federally chartered or out-of-state chartered institution; revises provisions relating to banker's banks; revises provisions relating to emergency actions that may be taken for failing financial institution, etc.
		No Amendments

#	SPONSOR	DESCRIPTION
CS/CS/HB 1303	Economic Affairs Committee, Business & Consumer Affairs Subcommittee, Eisnaugle	Consumer Protection - Prohibits certain third-party sellers from engaging in certain transactions over Internet with consumers engaged in transactions with certain merchants except under certain circumstances; requires certain disclosures to consumers; requires consumer's express informed consent for charges; authorizes consumers to cancel goods & services & avoid charges; provides that violations are unfair or deceptive trade practices; provides penalties & remedies for violations.
467369	Eisnaugle	Changes the effective date of the bill from July 1, 2011 to October 1, 2011.

#	SPONSOR	DESCRIPTION
CS/HB 1007	Insurance & Banking Subcommittee, Bernard, Julien, Cruz	Insurer Insolvency - Authorizes DFS to request appointment as ancillary receiver if necessary for obtaining records to adjudicate covered claims; provides for reimbursement of specified costs associated with ancillary delinquency proceedings; provides for State Risk Management Trust Fund coverage for specified officers, employees, agents, & other representatives of DFS for liability under specified federal laws relating to receiverships; revises provisions providing liability to persons who fail to cooperate in providing of records; provides that covered claim for purposes of specified guaranty provisions does not include claim rejected or denied by another state's guaranty fund based upon that state's statutory exclusions; provides that any board member of FIGA or FWCIGA representing insurer in receivership be terminated as board member; specifies termination date; provides that covered claim for purposes of specified guaranty provisions does not include claim rejected or denied by another state's guaranty fund based upon that state's statutory exclusions.
970025	Bernard	Allows certain insurers who participated in the Insurance Capital Build-Up Incentive Program to renegotiate the terms of their loans. Allows insurers to take credit in their financial statements for reinsurance provided by reinsurers who have an increased amount of surplus. Provides a mechanism for maintaining in force title insurance policies on Florida real property of a title insurer that is in rehabilitation.
642907	Wood	Provides that the Florida Life and Health Insurance Guaranty Association's relief from bad faith for certain actions does not affect the associations obligation to pay valid insurance claims if warranted after its independent review of presented claims.

#	SPONSOR	DESCRIPTION
НВ 943	Eisnaugle	Capital Formation for Infrastructure Projects - Creates Florida Infrastructure Fund Partnership; provides for management of partnership by Florida Opportunity Fund; authorizes fund to lend moneys to partnership; requires partnership to raise funds from investment partners; provides for commitment agreements with & issuance of certificates to investment partners; authorizes partnership to invest in certain infrastructure projects; prohibits partnership from pledging credit or taxing power of state; prohibits investments with certain companies; creates Florida Infrastructure Investment Trust; provides for trust's issuance of certificates to investment partners; specifies that certificates guarantee availability of tax credits; authorizes trust to charge fees; limits amount of tax credits that may be claimed or applied against state taxes in any year; provides for redemption of certificates or sale of tax credits; provides for issuance of tax credits by DOR; specifies taxes against which credits may be applied; limits period within which tax credits may be used; provides for state's obligation for use of tax credits; limits liability of fund; provides for transferability of certificates & tax credits; requires DOR to provide certain written assurance to trust; specifies that certain securities transaction requirements do not apply to certificates & tax credits transferred or sold under act; authorizes
278133	Eisnaugle	The amendment revises the membership of the board of trustees of the Florida Infrastructure Investment Trust to replace the Chief Financial Officer with the executive director of the Department of Revenue.

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#	SPONSOR	DESCRIPTION
CS/CS/HB 879	Economic Affairs Committee, Finance & Tax Committee, Eisnaugle	Targeted Economic Development - Redefines term "target industry business" to revise eligibility criteria for tax refund program for target industry businesses; requires certain local governing boards to notify OTTED & EFI of average private-sector wage calculation to be used for purposes of business's wage commitment under tax refund program; revises date by which DCA must submit report to Governor & Legislature which evaluates success of Energy Economic Zone Pilot Program; requires that all incentives & benefits provided for enterprise zones be made available to energy economic zones; assigns duties for administration of energy economic zones to local governing bodies that have jurisdiction over such zones; provides for boundaries of zones & eligibility criteria for incentives & benefits provided in such zones; requires that applicable requirements for employee residency for higher refund or credit thresholds be based on employee residency in energy economic zone or enterprise zone; establishes priorities for funding certain projects; limits annual amount of such incentives; authorizes carryforward of any unused amount of incentives for specified period; provides for issuance of certificates to eligible businesses; requires local governing body to certify to DOR or OTTED which businesses or properties are eligible for incentives; requires DOR to send written
048109	Workman	The amendment allows a business receiving the capital investment tax credit to use any unused credit because of insufficient tax liability beginning in the 21st year after commencement of the project. The use of the unused credit starts in the 21st year because the credit itself is taken over the first 20 years of the project.
626451	Coley	The amendment authorizes OTTED, from July 1, 2011 through June 30, 2014, to reduce local financial support by one-half for qualified QTI businesses in Bay, Escambia, Franklin, Gadsden, Gulf, Jefferson, Leon, Okaloosa, Santa Rosa, Wakulla, and Walton County.
793425	Eisnaugle	If research related to economic development issues of enterprise zones, local government, and state government is needed, under the amendment, EFI and OTTED may consider the Institute for Energy Systems, Economics, and Sustainability at Florida State University when soliciting a contract related to an energy, planning, and sustainability analysis.

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#	SPONSOR	DESCRIPTION
HB 535	Frishe	Hurricane Loss Mitigation Program - Extends repeal date for Hurricane Loss Mitigation Program; deletes obsolete provision relating to use of funds for programs to retrofit certain existing facilities.
		No Amendments

AMENDMENT CHART

#	SPONSOR	DESCRIPTION
CS/CS/HB 531	Finance & Tax Committee, Energy & Utilities Subcommittee, Frishe	Assessment of Residential and Nonhomestead Real Property - Limits review of changes to assessed or taxable value of real property resulting from certain informal conferences to review by DOR; prohibits adding value of certain improvements to assessed value of certain real property; provides limitation on assessed value of certain real property; provides application; provides procedural requirements & limitations; requires nonrefundable filing fee; specifies additional exceptions to assessments of nonhomestead property at just value; defines term "placed on tax roll"; clarifies when divided or combined parcels become eligible for certain assessments; deletes definition; conforms cross-references; repeals provisions relating to renewable energy source property tax exemption; provides for application.
		No Amendments

#	SPONSOR	DESCRIPTION
CS/CS/HJR 789	Finance & Tax Committee, Community & Military Affairs Subcommittee, Nuñez, Fresen	Homestead Assessment Limitation/Senior Citizens - Proposes amendment to s. 4, Art. VII of State Constitution to authorize counties & municipalities to limit assessed value of homesteads of certain low-income senior citizens.
		No Amendments

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#	SPONSOR	DESCRIPTION
CS/CS/CS/ HB 907	Committee, Civil Justice Subcommittee, Finance & Tax	Transfer of Tax Liabillity - Revises provisions relating to tax liability when person transfers or quits business; provides that transfer of assets of business or stock of goods of business is considered transfer of business; requires DOR to provide notification to business before circuit court shall temporarily enjoin business; provides that transferees of business are liable for certain taxes unless specified conditions are met; requires DOR to conduct certain audits relating to tax liability of transferers & transferees of business; requires notification by DOR to transferee before circuit court shall enjoin business activity in action brought by Department of Legal Affairs; specifies transferor & transferee of assets of business are jointly & severally liable for tax; specifies maximum liability of transferee; excludes certain transferees from liability for specified transfers; provides for calculating fair market value or total purchase price of business to determine maximum tax liability of transferees; authorizes DOR to provide certain tax information to transferee against whom tax liability is being asserted; repeals provisions relating to tax liability & criminal liability of dealers of communications services who make transfers; repeals provisions relating to dealer's tax liability & criminal liability for sales tax when transfers of business occur.
813475	Wood	This is a technical amendment, clarifying the definition of "insider".
527235		Replaces "vacant property when it is the only asset transfered" with "real property that has not been improved with a building when it is the only asset transfered" among those transfers of a business exempted from transfer of liability by the bill, i.e. where the transferee will not be liable for taxes owed by the transferor.
636819	Tobia	Repeals the corporate income tax, effective January 1st, 2013. Provides for rulemaking authority to administer the repeal. Provides legislative intent.

#	SPONSOR	DESCRIPTION
CS/HB 811	Appropriations Committee, Perry	Florida Endowment Foundation for Vocational Rehabilitation - Revises provisions for distribution of specified funds received from civil penalties for traffic infractions; directs funds to be transmitted monthly by DOR directly to foundation; removes provisions for investment by SBA; directs liquid balances of such funds held by SBA to be remitted to foundation.
		No Amendments

#	SPONSOR	DESCRIPTION
CS/HB 1053	Transportation & Economic Development Appropriations Subcommittee, Dorworth	Special Election - Provides for special election to be held on date of presidential preference primary in 2012, pursuant to s. 5, Art. XI of State Constitution, for approval or rejection by electors of state of amendments to State Constitution, proposed by joint resolution, to prohibit increases in assessed value of homestead property if fair market value of property decreases, reduce limitation on annual assessment increases applicable to nonhomestead real property, provide additional homestead exemption for owners of homestead property who have not owned homestead property for specified time before purchase of current homestead property, & application & limitations with respect thereto, & effective date if such amendments are adopted; provides for publication of notice & for procedures; provides appropriation.
		No Amendments

#	SPONSOR	DESCRIPTION
CS/HB 4087	Economic Affairs Committee, Corcoran, Trujillo	Traffic Infraction Detectors - Removes provisions relating to installation & use of such traffic infraction detectors to enforce specified provisions when driver fails to stop at traffic signal; removes provisions that authorize DHSMV, county, or municipality to use such detectors.
		No Amendments

#	SPONSOR	DESCRIPTION
CS/CS/HB 149	Committee,	Traffic Control Signals - Requires traffic control signals to maintain certain signal intervals & display durations based on approach speeds; provides that citation for specified violations shall be dismissed if traffic control signal does not meet specified requirements; provides dates for intersections to meet requirements.
460681	Ahern	The bill currently requires yellow-light intervals to be based on the posted speed limit plus an additional ten percent of the posted speed limit, and provides that for each 5 MPH increase in speed, the yellow-light interval must be increased by one-half second.
		The amendment revises the interval requirement to provide that yellow-light intervals must be based on the posted speed limit plus ten percent, along with the standards set forth in the Institute of Transportation Engineers Traffic Engineering Handbook. The amendment also provides that when the intersection is evaluated or re-evaluated, the interval shall be raised to the nearest half-second, not to exceed six seconds.
443529	Ahern	The bill currently requires intersections with traffic infraction detectors and all other intersections to be compliant with the required yellow signal display durations by December 31, 2011, and that citations for red light running are unenforcable at intersections where the minimum yellow signal display duration is not in compliance with the bill's requirements.
		The amendment provides that intersections with traffic infraction detectors must comply with the yellow light display duration intervals by December 31, 2011. All other intersections must comply by December 31, 2013, with one-third of the intersections required to be examined and brought into compliance each year until all intersections are complete.
		The amendment also provides that, if yellow-light durations at intersections are not brought into compliance by the dates specified above, citations for violating a red light will be dismissed after such date.
285301	Corcoran	This amendment requires the Department of Highway Safety and Motor Vehicles, a municipality, or a county to request the Department of Transportation to perform a safety hazard study to determine if installation of a traffic infraction detector is warranted for that intersection.
		The amendment requires the safety hazard study to determine whether the intersection has a statistically disproportionate number of crashes compared to similar intersections in the municipality or county. The amendment also prohibits traffic infraction detectors from issuing violations committed by motor vehicles making a right-hand turn.
110791/A A to	Corcoran	The amendment prohibits traffic infraction detectors from being used to issue violations committed by motor vehicles making a right-hand turn.
285301		The amendment to the amendment provides that a traffic infraction detector may not be used to issue a citation for red light running when a driver is making a right turn or making a left turn from a one-way street on to a one-way street. LATE FILED

SPONSOR # **DESCRIPTION** CS/CS/HB Economic Affairs Driver Education and Testing - Requires curricula of driver improvement courses & traffic law & substance abuse education courses to include instruction on 689 Committee. risks associated with using handheld electronic communication device while operating motor vehicle; provides requirements for driver's license examination Transportation questions pertaining to traffic regulations relating to blind pedestrians; provides for written examination for learner's driver's license to be available from & Highway third-party providers. Safety Subcommittee, Berman 353151 Fresen The amendment provides additional requirements related to online testing programs for applicants for a learner's driver's license. An online testing program must use personal questions before the exam, which the applicant must answer during the exam, in order to provide security and avoid fraud. The applicant's parent or guardian must provide to the third-party administrator his or her driver's license number and must certify online that the parent will monitor the applicant during the examination. The amendment provides that HSMV shall accept written certification from the applicant's parent or guardian that he or she monitored the applicant when the applicant was taking the online examination. This certification shall be similar to an existing certification that the parent or another adult has accompanied the applicant for at least 50 hours of behind-the-wheel driving experience. The amendment provides that HSMV may not impose any additional requirements on the applicant or the parent or guardian with respect to the online exam. 192029 The amendment requires HSMV to contract with third-party providers for online examinations to applicants for a learner's driver's license. The online testing Drake program must require a parent or guardian to provide to the third-party administrator the parent's driver's license number and an affidavit stating that the parent is aware of and permits the applicant to take the examination online. The amendment provides that HSMV is not precluded from continuing to provide written examinations. 826513/SA Drake The substitute amendment requires HSMV to contract with third-party providers for online examinations to applicants for a learner's driver's license. The online to 192029 testing program must require a parent or guardian to provide to the third-party administrator the parent's driver's license number. Before the applicant can be issued a learner's driver's license, the parent or guardian must provide to HSMV an affidavit, signed and dated prior to the time the applicant took the test, stating that the parent or guardian was aware of and allowed the applicant to take the test online. The substitute amendment provides that HSMV is not precluded from continuing to provide written examinations. 333181 Dorworth Section 322.292, F.S., provides that private probation services providers may not refer probationers to any DUI program owned in whole or in part by that probation services provider. HSMV is granted rulemaking authority to administer this provision. The amendment removes the grant of agency rulemaking authority, and states that HSMV shall prohibit DUI programs from enrolling probationers already order to probation with an affiliated probation-services provider, unless there is a sole provider of both services within a county. LATE FILED

#	SPONSOR	DESCRIPTION
CS/HJR	Community &	Veterans Disabled Due to Combat Injury; Homestead Property Tax Discount - Proposes amendment to Section 6 of Article VII & creation of Section 32 of
439	Military Affairs	Article XII of State Constitution to expand availability of homestead property tax discount for veterans who became disabled as result of combat injury to
	Subcommittee,	include those who were not Florida residents when they entered military service & provide an effective date.
	Holder	
		No Amendments

#	SPONSOR	DESCRIPTION
CS/HB 465	Health Care Appropriations Subcommittee, Harrell	Florida Veterans' Hall of Fame - Establishes Florida Veterans' Hall of Fame; provides for administration by DVA; designates location; provides procedures for nomination, selection, & induction.
		No Amendments

#	SPONSOR	DESCRIPTION
CS/CS/CS/ HB 1319	Health & Human Services Committee, Health Care Appropriations Subcommittee, Health & Human Services Quality Subcommittee, Harrell	Certificates and Licenses for Certain Health Care Practitioners - Provides for issuance of temporary license to specified health care practitioners who are spouses of active duty members of Armed Forces under certain circumstances; eliminates requirement of Board of Medicine to triennially review & reauthorize recognizing agencies that certify dermatologists; revises scope & and area of practice for dental hygienists; adopts American Dental Licensing Examination as clinical or practical licensure examination used for licensure as dentist in this state, providing specified conditions are maintained; authorizes applicants to submit American Dental Licensing Examination scores from jurisdiction outside state; revises qualifications for certain members of Board of Athletic Training; revises requirements for licensure by DOH as athletic trainer.
097695	Harrell	Deletes provisions of the bill eliminating title protection for board certified dermatologists.
245327	Harrell	Requires a person licensed as an athletic trainer after January 1, 1998, be currently certified by the Board of Athletic Trainers.

SPONSOR DESCRIPTION CS/CS/CS/ Economic Affairs Environmental Regulation - Creates, amends, & revises numerous provisions relating to: development, construction, operating, & building permits; permit HB 991 Committee. application requirements & procedures, including waivers, variances, & revocation; local government comprehensive plans & plan amendments; Rulemaking & programmatic general permits & regional general permits; permits for projects relating to surface water management systems, coastal construction, dredge & Regulation fill activities, inland multimodal facilities & commercial & industrial development, & mining activities; sanitary surveys of certain water systems; uniform Subcommittee. mitigation assessment method for activities in surface waters & wetlands & reassessment of mitigation banks; innocent victim petroleum storage system Agriculture & restoration, ambient air quality & water quality standards, & solid waste disposal; Miami-Dade County Lake Belt Mitigation Plan; sale of unblended fuels for Natural certain uses: deadlines for completion of certain fuel tank upgrades. Resources Subcommittee, **Patronis** 370979 Pafford The amendment deletes section 1 of the bill which provides that relating to the Florida Administrative Procedures Act which provides that if a non-applicant petitions as a third party to challenge an agency's issuance of a license or conceptual approval, the petitioner initiating the action has the burden of ultimate persuasion and, in the first instance, has the burden of going forward with the evidence. 783067 Patronis The amendment changes the ending date for transferring the proceeds of the water treatment plant upgrade fee from the Department of Revenue to the South Florida Water Management District and deposited into the Lake Belt Mitigation Trust Fund- from the December 31, 2017 date to until either: a total of \$20 million from the water treatment plant upgrade fee procees is deposited into the Lake Belt Mitigation Trust Fund or; the quarterly pathogen samples conducted as a condition of permits for rock mining activities in the Miami-Dade Lake Belt Area demonstrates that the water in any quarry lake in the vicinity of the Northwest Wellfield would be classified as being in Bin Two or higher in accordance with the EPAs Enhanced Surface Water Treatment Rule. 901731 **Patronis** The amendment changes a county having a population of 200,000 or a municipality having a population of 100,000 to a county or municipality having a population of 400,000 that must apply for a delegation of a state ERP. The amendment changes the date that those counties/municipalities must apply for the delegation from June 1, 2012, to January 1, 2013. The amendment changes the date that the above fails to receive delegation within 1 year to 2 years and changes the submittal of the application for delegation from June 1, 2012, to January 1, 2015. The amendment changes the date that the above does not need to reapply from June 1, 2012, to January 1, 2013. Finally, the amendment changes the date that does not prohibit or limit a local government that meets the criteria for regulating wetlands after June 1, 2012, to January 1, 2013. 708211 **Patronis** The amendment deletes a newly created section, s. 378.413, F.S., which preempts to the state from the counties all regulation, management, or enforcement of certain environmental matters related to certain aggregate mining activities, except within the Lake Belt Region of Miami-Dade. The amendment exempts the changes made to the wetland mitigation requirements relating to transportation projects provided for in the bill from applying 501711 Drake within the territory of the Northwest Florida Water Management District until July 2, 2016.

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#	SPONSOR	DESCRIPTION
006981	Patronis	The amendment places all of HB 399 onto HB 991. Summarily, HB 399 requires the Secretary of Transportation to designate certain duties to assistant secretary; revises requirements for Florida Seaport Mission Plan; requires Florida Seaport Transportation & Economic Development Council to develop priority list of projects & submit list to DOT; requires ports to develop strategic plans, to be consistent with local government comprehensive plans & submitted to council; revises principles of Florida Transportation Plan; includes facilities in Strategic Intermodal System & Emerging Strategic Intermodal System; exempts certain overwater piers, docks, & structures located in deepwater ports from stormwater management system requirements; requires DEP to approve or deny port conceptual permit applications within specified time; provides limitation for request of additional information from applicant; provides that failure of applicant to respond to such request within specified time constitutes withdrawal of application; provides that third party challenges to issuance of port conceptual permits have burden of ultimate persuasion & going forward with evidence; exempts specified seaports & inland navigation districts from requirements to conduct maintenance dredging; excludes ditches, pipes, & similar linear conveyances from consideration as receiving waters for disposal of dredged materials; authorizes

#	SPONSOR	DESCRIPTION
CS/CS/HB 173	Finance & Tax Committee, Agriculture & Natural Resources Subcommittee, Frishe	Sovereignty Submerged Lands - Provides for lease of sovereignty submerged lands for private residential single-family docks & piers, private residential multifamily docks & piers, & private residential multifamily docks & piers, private residential
		No Amendments

#	SPONSOR	DESCRIPTION
HB 7155	Government Operations Subcommittee, Patronis	State Financial Matters - Revises provisions which authorize SBA to invest specified funds pursuant to enrollment requirements of local government investment authority; authorizes SBA to invest specified funds in Local Government Surplus Funds Trust Fund without trust agreement upon completion of enrollment materials provided by board; provides that investments made by board under trust agreement are subject only to restrictions & limitations contained in trust agreement.
		No Amendments

#	SPONSOR	DESCRIPTION
HB 7029	Federal Affairs Subcommittee, Plakon	Office of State-Federal Relations - Requires Office of State-Federal Relations to submit annual report to Governor & legislative leadership.
		No Amendments

#	SPONSOR	DESCRIPTION
CS for CS/CS/HB 993 & HB 7239	Rules & Calendar Committee, Government Operations Subcommittee, Rulemaking & Regulation Subcommittee, Roberson, K., Gaetz	Rulemaking - Requires that agency include in its notice of intended rulemaking statement whether proposed rule will require legislative ratification; provides for withdrawal of adopted rule that is not ratified by Legislature; clarifies that certain proposed rules are effective only when ratified by Legislature; reduces time before agency files rule for adoption within which agency must notify person who submitted lower cost alternative & Administrative Procedures Committee; excludes rules adopting federal standards & emergency rulemaking from certain provisions; reduces time in which substantially affected person may seek administrative determination of invalidity of rule after statement or revised statement of estimated regulatory costs is available; provides for agency reporting of certain annual regulatory plans; requires that agency complete enhanced biennial review of its existing rules; requires report; provides for future review & repeal; provides that Legislature may establish & maintain Internet-based public survey of regulatory impacts; provides certain immunities; provides exemptions from legislative ratification.
		No Amendments

#	SPONSOR	DESCRIPTION
HB 7253	Rules & Calendar Committee, Dorworth	Ratification of Rules Pertaining to Land Planning Regulations for the Florida Keys Area of Critical State Concern - Ratifies specified rules for sole & exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule meeting any of specified thresholds for likely adverse impact or increase in regulatory costs.
		No Amendments

#	SPONSOR	DESCRIPTION
	Insurance & Banking Subcommittee, Weinstein	Extraterritorial Reciprocity in Workers' Compensation Claims - Exempts certain employees working in state & employers of such workers from Florida's Workers' Compensation Law under certain conditions; provides requirements for establishment of prima facie evidence that employer carries certain workers' compensation insurance; requires courts to take judicial notice of construction of certain laws; provides requirements for claims made in other states; provides criteria for employees to be considered temporarily in state; provides application.
911781 308053	Abruzzo Nelson	States that law enforcement officers who are traveling to and from work are deemed to be on duty for purposes of workers' compensation. The amendment seeks to establish the reimbursement rate for repackaged or relabled prescription drugs under Florida's workers' compensation law.

#	SPONSOR	DESCRIPTION
HB 19	Mayfield	Compensation of County Officials - Authorizes each county commissioner, circuit court clerk, county comptroller, sheriff, supervisor of elections, property appraiser, & tax collector to reduce his or her salary on voluntary basis.
746693	Mayfield	Limits salaries of 5 highest paid employees of a non-governmental organization or other similar not-for-profit, if the organization receives two-thirds or more of its budget from state-appropriated funds, including state-appropriated federal funds. Salary cannot be in excess of that of the most highly paid elected state official. Provides an exception if the organization receives approval from the LBC.

#	SPONSOR	DESCRIPTION
CS/HB 107	Government	Local Government Accountability - Revises provisions relating to procedures for declaring special districts inactive; specifies level of detail required for local
	Operations	governmental entity's proposed budget; revises provisions for local governmental entity's audit & annual financial reports; requires local governmental
	Subcommittee,	entity's budget to be posted online; revises budgetary guidelines for district school boards.
	Smith	
		No Amendments

#	SPONSOR	DESCRIPTION
CS/HB 1487	Civil Justice Subcommittee, Workman	Relief/Carl Abbott/Palm Beach County School Board - Provides for relief of Carl Abbott by Palm Beach County School Board; provides for appropriation to compensate Carl Abbott for injuries sustained as result of negligence of Palm Beach County School District; provides limitation on payment of fees & costs.
		No Amendments

#	SPONSOR	DESCRIPTION
HB 185	Mayfield	Relief/Angela Isham/City of Ft. Lauderdale - Provides for relief of Angela Isham by City of Ft. Lauderdale; provides for appropriation to compensate Angela Isham for death of David Isham, which was due to negligence of employees of City of Ft. Lauderdale; provides limitation on payment of fees & costs.
		No Amendments

#	SPONSOR	DESCRIPTION
CS/HB 1013	Civil Justice Subcommittee, Ingram	Relief/James D. Feurtado, III/Miami-Dade County - Provides for relief of James D. Feurtado, III, by Miami-Dade County; provides for appropriation to compensate him for injuries he sustained as result of negligence of employee of Miami-Dade County; provides limitation on payment of fees & costs.
		No Amendments

#	SPONSOR	DESCRIPTION
HB 609	Coley	Relief/Harris & Williams/North Broward Hospital District - Provides for relief of Laron S. Harris, Jr., by & through his parents, Melinda Williams & Laron S. Harris, Sr., & Melinda Williams & Laron S. Harris, Sr., individually, by North Broward Hospital District, d.b.a. Coral Springs Medical Center; provides for appropriation to compensate them for injuries sustained as result of negligence of Coral Springs Medical Center; provides limitation on payment of fees & costs.
		No Amendments

#	SPONSOR	DESCRIPTION
НВ 629	McBurney	Relief/Estate of Cesar Solomon/JTA - Provides for relief of Estate of Cesar Solomon by Jacksonville Transportation Authority; provides for appropriation to compensate estate for Mr. Solomon's death, which resulted from negligence of JTA; provides limitation on payment of fees & costs.
		No Amendments